2 6 2003			Attorney Docket 1	PATENT No. 12636-891
**************************************	IN THE UNITED STATES PAT	TENT AND TRADEMA	RK OFFICE	
RADEMAN:	Jorge F. DiMartino) <u>PATENT</u>	APPLICATION	~ h
Serial No.:	09/841,744)) Group:)	1653	7
Filed:	April 24, 2001	Examiner	KAM, Chih Min	, SEb
Title:	April 24, 2001 Compositions And Methods For Reestablishir Gene Transcription Through Inhibition of DN Methylation And Histone Deacetylase TERMINAL DISCLAIMER TO OBVIATE A PROVER A PENDING STATES	ng) A))		SEP 0 3 2003
	TERMINAL DISCLAIMER TO OBVIATE A PE OVER A PENDING S	ROVI)SIONAL DOUBLE SECOND APPLICATIO	E PATENTING REJECTION	y
Commissione				
P.O. Box 145	50			
Alexandria,	VA 22313-1450			
Dear Sir:	,			
patent grante that any pate the second ap	in defined in 35 U.S.C. 154 to 156 and 173, as present of on commonly owned pending second Application in it so granted on the instant application shall be enforced polication are commonly owned. This agreement runsts successors or assigns.	No. $09/790,483$, filed on Fe ceable only for and during	bruary 21, 2001. The owner be such period that it and any pat	nereby agrees ent granted on
that would ex second applic expires for fa disclaimed in	making the above disclaimer, the owner does not disc stend to the expiration date of the full statutory term a cation, as shortened by any terminal disclaimer filed p allure to pay a maintenance fee, is held unenforceable in whole or terminally disclaimed under 37 C.F.R. 1.32 manner terminated prior to the expiration of its full statent.	as defined in 35 U.S.C. 154 prior to the patent grant, in , is found invalid by a cour 21, has all claims canceled	to 156 and 173 of any patent the event that any such grante t of competent jurisdiction, is by a reexamination certificate	granted on the d patent: statutorily , is reissued,
Check either	box 1 or 2 below, if appropriate.			
1.	For submission on behalf of any organization undersigned is empowered to act on behalf of	(e.g., corporation, partners the organization.	hip, university, government ag	gent, etc.), the
are believed to are punishable	are that all statements made herein of my own knowle to be true; and further, that these statements are made the by fine or imprisonment, or both, under Section 10 hay jeopardize the validity of the application or any pa	with the knowledge that w 01, Title 18 of the United S	villful false statements, and the	e like so made,
2.	The undersigned is an attorney of record.			
	Respe	ctfully submitted,		
	WILS	ON SONSINI GOODRICI	H & ROSATI	set.
Date:	8/26/03 Mars	Maya Su Skubateh, Reg. No. 52,500		09841744
650 Page Mil Palo Alto, CA	ll Road	Skubaigii, Reg. No. 32,30.	•	
(650) 849-33 Customer No	30			00000101 232415 55.00 DA
				0101 DA
	arge Deposit Account 23-2415 the sum of \$55.00 for a small D suggested wording for terminal disclaimer was:	l entity for the terminal disclai	mer fee and for any fee deficiency	55.00 DA
□ unchang	ged	ld be supplied). Explanation:		,

>*Certification under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee.<